UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

RONALD COLLINS,) 3:13-cv-00255-RCJ-WGC
Plaintiff,	MINUTES OF THE COURT
VS.) May 30, 2014
NDOC, et al.,)
Defendants)) _)
PRESENT: THE HONORABLE WILLIAM G	. COBB, U.S. MAGISTRATE JUDGE
DEPUTY CLERK: KATIE LYNN OGDEN	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE APPE	EARING
COUNSEL FOR DEFENDANT(S): NONE AP	PEARING
MINUTE ORDER IN CHAMBERS:	
Compact Discs Exhibits In their Possession." (D	otion for an Order Ordering the Clerk to Return his Ooc. # 24.) No response was submitted. Plaintiff's compact discs" which Plaintiff represents were at (<i>Id.</i> at 2, 3.)
which were manually filed with the Clerk's Office	ce. (Docs. 5, 6.) Although Plaintiff's motion refers the court, the Clerk's Office actually received seven
Plaintiff's motion (Doc. #24) is GRANTI via U.S. Mail to Plaintiff's address at the Northe	ED. The seven (7) CDs shall be returned to Plaintiff rn Nevada Correctional Center. ¹
IT IS SO ORDERED.	
	LANCE S. WILSON, CLERK
	By: /s/ Deputy Clerk
	Deputy Clerk

¹ The underlying motions (Docs. ## 6, 7) which accompanied Plaintiff's submission of the CDs requested they be "marked as evidence in this case." (Doc. # 7 at 2.) Plaintiff's request to mark exhibits in evidence (Doc. # 6) was addressed and denied in the Screening Order entered by District Judge Robert C. Jones:

Plaintiff's motion (#6) to mark exhibits in evidence will be denied. Exhibits are marked by the Clerk only when they are admitted in evidence at a hearing or trial. A party may not simply submit purported physical exhibits to the Clerk to be marked as exhibits and returned to them. There is no such procedure.